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| 10 | [Additional Counsel on Signature Page] | |
| 11 | UNITED STATES DISTRICT COURT | |
| 12 | NORTHERN DISTRICT OF CALIFORNIA | |
| 13 | SAN FRANCISCO DIVISION | |
| 14 | CHRISTINA MCCLELLAN and BILLY MOSES, individually and on behalf of all | Case No. 3:22-cv-04758-SK |
| 15 | others similarly situated, | JOINT CASE STATUS UPDATE |
| 16 | Plaintiff, | Magistrate Judge Sallie Kim |
| 17 | v. | |
| 18 | TWITTER, INC., | |
| 19 | Defendant. | |
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Case 3:22-cv-04758-SK Document 24 Filed 12/20/22 Page 2 of 4

| 1 | Pursuant to the Court's October 14, 2022 orders staying proceedings in the above- | | |
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| 2 | captioned case (McClellan Dkt. 22; Gianakopoulos Dkt. 27), Plaintiffs Christina McClellan ar | | |
| 3 | Billy Moses ("McClellan Plaintiffs"), and Plaintiffs Peter Gianakopoulos, Jamisha Pryor, Henry | | |
| 4 | Yeh, Sheila Garcia, Alyssa Schaffer, and Jeffery Robinson ("Gianakopoulos Plaintiffs") | | |
| 5 | (collectively, "Plaintiffs") and Defendant Twitter, Inc. ("Twitter") submit this Joint Case Status | | |
| 6 | Update. | | |
| 7 | On August 18, 2022, the McClellan Plaintiffs filed their Class Action Complaint. | | |
| 8 | (McClellan Dkt. 1). On August 15, 2022, the Gianakopoulos Plaintiffs filed their Class Action | | |
| 9 | Complaint. (Gianakopoulos Dkt. 1). The McClellan and Gianakopoulos actions assert the same | | |
| 10 | claims on behalf of the same putative class as the putative class in <i>Price v. Twitter, Inc.</i> , Case No. | | |
| 11 | 22-cv-03173 -SK (N.D. Cal.). The Court related the McClellan and Gianakopoulos actions to the | | |
| 12 | Price action on September 23, 2022. (Price Dkt. 38). On October 14, 2022, the Court stayed the | | |
| 13 | McClellan and Gianakopoulos actions pending the Court's ruling on the Price Motion to Dismiss, | | |
| 14 | and the parties agreed to submit an update regarding further proceedings and consolidation within | | |
| 15 | 14 days of the Court's ruling on that Motion. (McClellan Dkt. 22; Gianakopoulos Dkt. 27). | | |
| 16 | On December 6, 2022, the Court granted Twitter's Motion to Dismiss the <i>Price</i> Complaint | | |
| 17 | with leave to amend. (Price Dkt. 50). The parties have conferred and agree that the McClellan | | |
| 18 | and Gianakopoulos actions should be consolidated with the Price action. | | |
| 19 | The parties intend to file a stipulation proposing consolidation of the McClellan, | | |
| 20 | Gianakopoulos, and Price actions, and subject to the Court's approval, along with Ms. Price, | | |
| 21 | Plaintiffs intend to file a consolidated amended complaint. | | |
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| 23 | DATED: December 20, 2022 LATHAM & WATKINS LLP | | |
| 24 | By: /s/Elizabeth L. Deeley | | |
| 25 | Elizabeth L. Deeley (CA Bar No. 230798) elizabeth.deeley@lw.com | | |
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|-------------|--------------------------|--|
| 4 | | Attorneys for Defendant Twitter, Inc. |
| 5 | DATED: December 20, 2022 | MILBERG COLEMAN BRYSON PHILLIPS GROSSMAN, PLLC |
| 6 | | |
| 7 8 | | By: /s/ John J. Nelson John J. Nelson 280 S. Beverly Drive Beverly Hills, CA 90212 |
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| 10 | | Attorneys for Plaintiffs Christina McClellan and |
| 11 | | Billy Moses |
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ATTORNEY ATTESTATION I am the ECF User whose identification and password are being used to file the foregoing Joint Case Status Update. Pursuant to Civil Local Rule 5-1(h)(3) regarding signatures, I, Elizabeth L. Deeley, attest that concurrence in the filing of this document has been obtained. Executed this 20th day of December 2022, in San Francisco, California. /s/ Elizabeth L. Deeley Elizabeth L. Deeley of LATHAM & WATKINS LLP